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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/905,267	07/13/2001	Victor Chomenky	P894 US	2731		
75	90 04/18/2002					
IP Legal Medtronic AVE, Inc. 3576 Unocal Place			EXAMINER			
			GEMMELL, ELIZABETH M			
Santa Rosa, CA 95403			ART UNIT	PAPER NUMBER		
			2882	I. start		
			DATE MAILED: 04/18/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>		Application No	).	<u> </u>	Applicant(s)	
· • •		09/905,267			CHORNENKY, VI	CTOR
	Office Action Summary	Examiner			Art Unit	
		Beth Gemmel			2882	1-1
	The MAILING DATE of this communication app	pears on the cov	er sh	eet with the	correspondence ad	iaress
Dariad fai	· Reniv					
THE M - Extensions after S - If the j - If NO - Failur	PRIENED STATUTORY PERIOD FOR REPLIALING DATE OF THIS COMMUNICATION.  Sions of time may be available under the provisions of 37 CFR 1.35 (6) MONTHS from the mailing date of this communication. Deriod for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period e to reply within the set or extended period for reply will, by statutifyly received by the Office later than three months after the mailing displayed the patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, he statutory will apply and will exp	owever, minimu ire SIX	may a reply be m of thirty (30) d (6) MONTHS fro	timely filed  ays will be considered time om the mailing date of this NED (35 U.S.C. § 133).	ely. communication.
Status						
1) 🗌	Responsive to communication(s) filed on	——· his action is no	n-fina	١.		
2a) <u></u> —	This dotton to this in the sendition for allow	vance except fo	r form	nal matters.	prosecution as to	the merits is
3)□	closed in accordance with the practice unde	r Ex parte Quay	/le, 19	935 C.D. 11	, 453 O.G. 213.	
	on of Claims					
4) 🖾	Claim(s) 1-20 is/are pending in the application	ON. Soum from conci	dereti	ion		
	4a) Of the above claim(s) is/are withdr	awn Irom consi	utiali	on.		
5) 🗌	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-5,7-14 and 16-20</u> is/are rejected.					
7)⊠	Claim(s) <u>6 and 15</u> is/are objected to.	ller classian res	iirem	ent		
8)□	Claim(s) are subject to restriction and	vor election req	an <b>e</b> tti	ont.		
,	ion Papers					
9)[	The specification is objected to by the Examin	ner.	_\	ahiaatad ta f	v the Examiner	
10)⊠	The drawing(s) filed on <u>13 July 2001</u> is/are: a	a)⊠ accepted or	o bold o)∐(o	in ahevance	See 37 CFR 1.850	a).
	Applicant may not request that any objection to	ic: عالاً عمد	rover	⊪ abeyance I h)∏ disai	oproved by the Exar	niner.
11)	The proposed drawing correction filed on	io. a) app raply to this Offic	e arti	on.	-p	
	If approved, corrected drawings are required in		o acti	····		
1	The oath or declaration is objected to by the	LAGITHIO.				
Priority	under 35 U.S.C. §§ 119 and 120	dan priarity und	or 2E	USC 81	19(a)-(d) or (f).	
	Acknowledgment is made of a claim for fore	agn prionty und	UI 33	5.5.5. 8 1	(-, (-, -, (-,	
a	) All b) Some * c) None of:	anta hawa haan	recei	ved		•
	1. Certified copies of the priority docume	ents have been	recei	ved in Anni	ication No.	
	2. Certified copies of the priority docum	ents nave been	ie ba	ve heen re	ceived in this Natio	nal Stage
	3. Copies of the certified copies of the papplication from the International See the attached detailed Office action for a	Bureau (PC) r	(uic i	1. <b>2</b> (Q)).		ū
	Acknowledgment is made of a claim for dom	estic priority un	der 3	5 U.S.C. §	119(e) (to a provisi	onal application).
	The translation of the foreign language	provisional app	licati	on has bee	n received.	
15)	a) \( \) The translation of the foleign language \( \) Acknowledgment is made of a claim for dom	nestic priority un	der 3	5 U.S.C. §	§ 120 and/or 121.	
Attachm			л□	Interview Su	mmary (PTO-413) Pape	er No(s)
2√ [_] M	otice of References Cited (PTO-892) otice of Draftsperson's Patent Drawing Review (PTO-948) formation Disclosure Statement(s) (PTO-1449) Paper No	) (s)	4) 5) 6)	Notice of Info Other:	ormal Patent Application	(PTO-152)
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### **DETAILED ACTION**

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim1-5, 7-14, and 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chornenky et al (U.S. Patent 6,069,938) in view of Tarr (U.S. Patent 6,249,565).

Chornenky et al. discloses an apparatus that supplies voltage pulses from a voltage source to the an x-ray emitter (fig 1, 101) with the applied voltage being adjusted by stabilizing the actual dose rate (column 3, lines 3+), a current integrator (fig 1, 113), connected to a current sensor (fig 1, 111), which measures the current though the x-ray emitter a plurality of times per second (column 7, lines 47+) and a voltage sensor (fig 1, 115) connected to a controller. The controller (fig 1, 109) is connected to the x-ray emitter and adjusts the actual dose rate by correcting for tissue radiation absorption, an increased target area and irradiation depth (column 7, lines 1+). In order to determine the actual dose rate, the instant current values are integrated over time to find the accumulated charge (column 4, line 23+).

Chornenky et al fails to disclose a controller that determines an actual dose rate based on a received current sensor signal and a received voltage sensor signal, which measured the voltage signal through the x-ray emitter a plurality of times per second,

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and adjusts a supplied voltage to allow the actual dose rate, which is calculated a plurality of times per second, to match a predetermined dose rate selected by an operator. It also fails to disclose comparing a desired dose rate to the actual dose rate and matching the actual dose rate to the desired dose rate and implementing the entire process using a computer.

Tarr discloses a computer controlled system (column 3, lines 60+ and fig 1, 100) having a controller that determines an actual dose rate based on a received current sensor signal and a received voltage sensor signal and adjusts a supplied voltage to allow the actual dose rate, which is calculated a plurality of times per second (column 1, lines 29+), to match a predetermined dose rate (column 1, lines 54+) selected by an operator (therapist, column 3, line 60). It also discloses the comparing of a desired dose rate to the actual dose rate and matching the actual dose rate to the desired dose rate (abstract, lines 9+).

One of ordinary skill in the art at the time the invention was made would have be motivated to combine the system disclosed by Chornenky et al with the teachings of Tarr because in using a computer to control the system the process can become more uniform, causing the patient to be exposed only to the amount of radiation deemed necessary by the operator. By implementing a controller that determines an actual dose rate based on a received current sensor signal and a received voltage sensor signal and adjusts a supplied voltage to allow the actual dose rate to match a predetermined dose rate into the system disclosed by Chornenky et al achieves more

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accurate control of radiation delivery without requiring significant and expensive hardware device changes and/or redesign (column 1, lines 63+).

It would also be obvious to one skilled in the art at the time the invention was made to measure the voltage signal though the x-ray emitter rather than the current because since the impedance is constant, if either current or voltage is found, voltage or current can easily be calculated using the relationship of: voltage = current \* resistance.

Regarding the measuring of current, voltage, and actual dose rate a plurality of times per second, it would be obvious to one skilled in the art at the time the invention was made to implement this measurement because the accuracy of the therapy is crucial to the patient. If the patient is subjected to too much radiation, it would expose healthy cells to harmful radiation. If the patient is subjected to too little radiation, not all of the cancerous cells will be exposed to the radiation, failing to destroy them, and allowing the cancerous cells to multiply again.

## Allowable Subject Matter

Claims 6 and 15 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: Though the prior art discloses an apparatus that supplies voltage pulses from a voltage source to the an x-ray emitter with the applied voltage being adjusted by

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stabilizing the actual dose rate, a current integrator, connected to a current sensor, which measures the current though the x-ray emitter a plurality of times per second and a voltage sensor connected to a controller it fails to teach or disclose the method of calculating the actual dose rate with the following equation:

$$D = f * I * (V - V_o)^2$$
; where

D= actual dose rate at a distance r from the emitter

f = a constant

I= a current though the x-ray emitter

V = a voltage applied across an anode and a cathode

V₀= a constant.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Beth Gemmell whose telephone number is (703) 305-1937. The examiner can normally be reached on Monday-Thursday 6:30-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Kim can be reached on (703) 305-3492. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

emg March 14, 2002

> David P. Porta Primary Examiner